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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/595,830	03/02/2007	Jochen Peters	N0484.70064US00	7406
	7590 06/14/201 IFIELD & SACKS, P.0	EXAMINER		
600 ATLANTIC	C AVENUE	OPSASNICK, MICHAEL N		
BOSTON, MA	02210-2206		ART UNIT	PAPER NUMBER
			2626	
			MAIL DATE	DELIVERY MODE
			06/14/2011	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)	
10/595,830	PETERS ET AL.	
Examiner	Art Unit	
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		MICHAEL N. OPSASNICK	2626	
The MAILING	DATE of this communication appe	ars on the cover sheet with the c	correspondence add	ress
THE REPLY FILED 19 M	ay 2011 FAILS TO PLACE THIS APPL	ICATION IN CONDITION FOR AL	LOWANCE.	
application, applicar application in condit	after a final rejection, but prior to or on nt must timely file one of the following r ion for allowance; (2) a Notice of Appe ination (RCE) in compliance with 37 C	eplies: (1) an amendment, affidavit al (with appeal fee) in compliance	t, or other evidence, w with 37 CFR 41.31; or	hich places the (3) a Request
b) The period for rep no event, howeve Examiner Note: If	ply expires <u>3 months from the mailing date</u> oly expires on: (1) the mailing date of this Addr. will the statutory period for reply expire labox 1 is checked, check either box (a) or (be FINAL REJECTION. See MPEP 706.07(f	dvisory Action, or (2) the date set forth i tter than SIX MONTHS from the mailing b). ONLY CHECK BOX (b) WHEN THE	date of the final rejection	n.
have been filed is the date founder 37 CFR 1.17(a) is calc set forth in (b) above, if chec	obtained under 37 CFR 1.136(a). The date of purposes of determining the period of extending the period of extending the form: (1) the expiration date of the sliked. Any reply received by the Office later and term adjustment. See 37 CFR 1.704(b).	ension and the corresponding amount o hortened statutory period for reply origi	of the fee. The appropria nally set in the final Offic	ate extension fee e action; or (2) as
filing the Notice of A Notice of Appeal ha	al was filed on A brief in compl appeal (37 CFR 41.37(a)), or any exten s been filed, any reply must be filed wi	sion thereof (37 CFR 41.37(e)), to	avoid dismissal of the	
(a) ☐ They raise ne (b) ☐ They raise the (c) ☐ They are not of appeal; and/of (d) ☐ They present	additional claims without canceling a c	usideration and/or search (see NOT w); er form for appeal by materially rec	E below);	
4. The amendments a 5. Applicant's reply ha	(See 37 CFR 1.116 and 41.33(a)). Ire not in compliance with 37 CFR 1.12 as overcome the following rejection(s): amended claim(s) would be allowed.	·		,
7. For purposes of app how the new or ame The status of the cla Claim(s) allowed: <u>6</u> , Claim(s) objected to Claim(s) rejected: <u>1</u>	peal, the proposed amendment(s): a) [pended claims would be rejected is provaim(s) is (or will be) as follows: 13 and 19. b): 3,7,10 and 16. 4,5,8,11,12,14,17 and 18. from consideration: 2 and 9.		l be entered and an e	xplanation of
8. The affidavit or othe because applicant for	r evidence filed after a final action, but alled to provide a showing of good and ented. See 37 CFR 1.116(e).	before or on the date of filing a No sufficient reasons why the affidavi	otice of Appeal will <u>not</u> t or other evidence is	be entered necessary and
entered because the showing a good and 10. The affidavit or oth	er evidence filed after the date of filing a e affidavit or other evidence failed to over I sufficient reasons why it is necessary her evidence is entered. An explanation	vercome <u>all</u> rejections under appea and was not earlier presented. Se	ıl and/or appellant fail ee 37 CFR 41.33(d)(1)	s to provide a).
See Continuation	consideration has been considered but <u>Sheet.</u>		condition for allowan	ce because:
12. Note the attached 13. Other:	Information <i>Disclosure Statement</i> (s). (r 1 0/58/08) Paper No(s)		
		/MICHAEL N OPSASNI Primary Examiner, Art U		

Continuation of 11. does NOT place the application in condition for allowance because: 1) as to applicants comments regarding 101, examiner notes applicants offer to amend the claims to overcome 101will be enforced when the claims are in condition to overcome the prior art rejections; 2) as to the allegation of "premature finality", examiner disagrees and argues that A) the issue of ODP wrt '831 application was NOT FIRSTLY raised in the office action dated 5/19/2011; applicant was fully aware of ODP issues wit the '831 application, first introduced in the OA dated 9/7/2010 and B) it can be assumed that applicants representative is confusing the concept of "improper finality", e.g., when a NEW reference is being presented, for the FIRST time, against the same claim scope. However, to emphasize and re-iterate, applicant was FULLY aware of ODP issues wrt '831 application (first introduced in the OA dated 9/7/2010), and since the '831 reference is the SAME ASSIGNEE (and handled by SAME representative), it is clear that ODP issues wrt '831 was not FIRSTLY introduced into the OA dated 2/17/2011; 3) as to applicants arguments regarding the prior art rejection, no-where did the examiner allege that the(412,414,418,420) was used "to teach" the claim scope -- obviously, these marking came from applicants previous version of the claims; examiner referred to fig. 1b, subblock 101, and Fig. 2, and fig. 2 subblock 205) to address the claim limitations of claim 2. Applicant has failed to compare/contrast the differences, between the referred to sections by the examiner, and the corresponding claim scope; nor the arguments presented in the final office action. Examiner notes the objected-to-claims that now overcome the prior art rejections .

/MICHAEL N OPSASNICK/ Primary Examiner, Art Unit 2626 6/10/2011